

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBERFILING DATEFIRST NAMED APPLICANTATTORNEY DOCKET NO.08/220,17503/30/94ANDERSONW27101097

18M2/0907

RAYMOND J. LILLIE CARELLA, BYRNE, BAIN, GILFILLAN, CECCHI, STEWART & OLSTEIN 6 BECKER FARM ROAD ROSELAND, NJ 07068-1739 STONE, J EXAMINER

1804

ART UNIT

PAPER NUMBER

09/07/94

DATE MAILED:

NOTICE OF ALLOWABILITY

ARTI.	lai
ART I. 1. X This communication is responsive to Applicants' amendment 5/16/94; declaration 8/18	417
MAIL the claims being allowable. PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not the	luueu
herewith (or previously mailed), a Notice Of Allowance And Issue Fee Due or other appropriate communication will be sent in	1 aue
∠course. a7-4∂	
3. A The allowed claims are 4740	 ·
4. The drawings filed on are acceptable.	hoon
5. Acknowledgment is made of the claim for priority under 35 U.S.C. 119. The certified copy has [_] been received. [_] not received. [_] been filled in parent application Serial No	
6. Note the attached Examiner's Amendment.	
7. 🔲 Note the attached Examiner Interview Summary Record, PTOL-413.	
8. 🔀 Note the attached Examiner's Statement of Reasons for Allowance.	
9. 🔀 Note the attached NOTICE OF REFERENCES CITED, PTO-892.	
0. X Note the attached INFORMATION DISCLOSURE CITATION, PTO-1449.	
ART II.	
SHORTENED STATUTORY PERIOD FOR RESPONSE to comply with the requirements noted below is set to EXPIRE THREE MO	NTHS
ROM THE "DATE MAILED" indicated on this form. Failure to timely comply will result in the ABANDONMENT of this applic	ation.
xtensions of time may be obtained under the provisions of 37 CFR 1.136(a),	
. Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL APPLICATION, PTO-152, which discloses that the or declaration is deficient. A SUBSTITUTE OATH OR DECLARATION IS REQUIRED.	oath
MAPPLICANT MUST MAKE THE DRAWING CHANGES INDICATED BELOW IN THE MANNER SET FORTH ON THE REVERSE	SIDE
OF THIS PAPER.	
a. Drawing informalities are indicated on the NOTICE RE PATENT DRAWINGS, PTO-948, attached hereto or to Pape	r No.
	ON IS
REQUIRED.	
c. Approved drawing corrections are described by the examiner in the attached EXAMINER'S AMENDMENT. CORRECTION REQUIRED.	ON IS
d. Formal drawings are now REQUIRED.	
Any response to this letter should include in the upper right hand corner, the following information from the NOTICE OF ALLOW	ANCE
IND ISSUE FEE DUE: ISSUE BATCH NUMBER, DATE OF THE NOTICE OF ALLOWANCE, AND SERIAL NUMBER.	
Attachments: Examiner's Amendment Notice of Informal Application, PTO-152 /	
Examiner S Americanent Examiner Interview Summary Record, PTOL-413 Examiner Interview Summary Record, PTOL-413	
Reasons for Allowance Listing of Bonded Draftsmen	
Notice of References Cited, PTO-892 Other	
Information Disclosure Citation, PTO-1449	

JACQUELINE STONE PRIMARY EXAMINER ART UNIT 1804

SN 08/200,175

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USCOMM-DC 89-3789

-2-

Serial No. 08/220,175 Art Unit 1804

The following is an Examiner's Statement of Reasons for Allowance:

The instant claims are the same as those allowed in parent application Serial No. 07/904,662. The Information Disclosure Statement filed March 30, 1994 has been considered. documents submitted to the Recombinant DNA Advisory Committee which constitute clinical proposals of the inventors, and which indicate that whether or not a therapeutic outcome would be realized was unknown, do not represent prior public knowledge of the claimed invention which constitutes applicable prior art. At the time of filing of the instant specification it was neither known nor predictable that a gene, transfected into human cells in vitro, would cause those cells to express therapeutically relevant amounts of protein and thereby alleviate a disease. evidenced by the declaration and articles submitted on form PTO-892, which were of record in the parent application, up to the time the inventors conducted th human treatments, success was not known and not predictable or reasonably expected; in fact, skepticism in the art ran quite high. Thus, the prior art does not teach or suggest the subject matter of the instant claims.

Any comments considered necessary by applicant must be submitted no later than the payment of the Issue Fee and, to avoid processing delays, should preferably accompany the Issue Fee. Such submissions should be clearly labeled "Comments on

Serial No. 08/220,175

Art Unit 1804

Statement of Reasons for Allowance. "

Jacqueline Stone August 29, 1994

JYWHOW

JACQUELINE STONE
PRIMARY EXAMINER
ART UNIT 1804

~**-3**-



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18M2/0907

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NOTICE OF ALLOWANCE AND ISSUE FEE DUE

☐ Note a	ttached comm	nunication fro	m the	Examiner
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SERIES CODE/SERIAL NO.	FILING DATE	TOTAL CLAIMS	EXAMINER AND GR	OUP ART UNIT	DATE MAILED
08/220,175	03/30/94	014	STONE, J	1804	09/07/94
First Named Applicant ANDERSON,		W. FRE	ENCH		

TITLE OF INVENTIONENE THERAPY

	ATTY'S DOCKET NO.	CLASS-SUBCLASS	BATCH NO.	APPLN. TYPE	SMALL ENTITY	FEE DUE	DATE DUE
1	27101097	424-093.2	10 E19	UTILITY	NO	\$1170.00	12/07/94

THE FEE DUE IS THE AMOUNT IN EFFECT AT THIS TIME. IF THE AMOUNT OF THE ISSUE FEE INCREASES PRIOR TO PAYMENT, APPLICANT WILL BE NOTIFIED OF THE BALANCE OF ISSUE FEE DUE.

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT.

PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED.

HOW TO RESPOND TO THIS NOTICE:

- Review the SMALL ENTITY Status shown above.
 If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the status is changed, pay twice the amount of the FEE DUE shown above and notify the patent and Trademark Office of the change in status, or
 - B. If the Status is the same, pay the FEE DUE shown above.

- If the SMALL ENTITY is shown as NO:
- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, pay of 1/2 the FEE DUE shown above.

- II. Part B of this notice should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B should be completed and returned. If you are charging the ISSUE FEE to your deposit account, Part C of this notice should also be completed and returned.
- III. All communications regarding this application must give series code (or filing date) and serial number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to contrary.

IMPORTANT REMINDER: Patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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